CR2006-176905-001 SE 02/13/2009

CLERK OF THE COURT

HON. TERESA SANDERS M. Brown

Deputy

STATE OF ARIZONA V GEORGE GIALKETSIS

v.

BOBBY DEAN SCADDEN (001) **EUGENE A BARNES IV** 

DOB: 05/11/1966

APO-SENTENCE IMPRISON-SE

APPEALS-CCC

AZ DEPT OF CORRECTIONS-PHOENIX

**DISPOSITION CLERK-CSC** 

RFR

**VICTIM SERVICES DIV-CA-SE** 

#### SENTENCE OF IMPRISONMENT

10:04 a.m.

State's Attorney: V. George Gialketsis Eugene A. Barnes IV Defendant's Attorney:

Defendant: Present

Court Reporter: Antoinette Salazar

Count(s) 1: WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived all pertinent constitutional and appellate rights and entered a plea of guilty.

IT IS THE JUDGMENT of the Court Defendant is guilty of the following:

OFFENSE: Count 1 POSSESSION OF DANGEROUS DRUGS WITH TWO HISTORICAL PRIOR FELONY CONVICTIONS

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Class 4 FELONY

A.R.S. § 13-3401, 3407, 3418, 701, 702, 702.01, 801

Date of Offense: 10/08/2006 Non Dangerous - Repetitive

AS PUNISHMENT, IT IS ORDERED Defendant is sentenced to a term of imprisonment and is committed to the Arizona Department of Corrections as follows:

Count 1: 15 year(s) from 02/13/2009

Presentence Incarceration Credit: 420 day(s)

**Exceptionally Aggravated** 

Sentence is concurrent with CR 2008-120371-001SE and CR 2001-094684A.

Pursuant to A.R.S. § 13-604, the Court finds that the Defendant has been convicted of the following prior felony offenses:

Trafficking in Stolen Property, a class 3 non-dangerous felony committed on 10/18/1986 and convicted on 06/19/1987 in Maricopa County Superior Court in CR 1987-02968.

Theft, a class 3 non-dangerous felony committed on 02/07/1990 and convicted on 01/28/1991 in Maricopa County Superior Court in CR 1990-90123.

IT IS ORDERED the Defendant shall pay through the Clerk of the Superior Court:

FINE: Count 1 - Total amount of \$1000.00. Surcharges are waived.

ASSESSMENTS:

Count 1: PROBATION SURCHARGE: \$10.00.

Count 1: Time payment fee pursuant to A.R.S. § 12-116 in the amount of \$20.00.

The Arizona Department of Corrections/Community Service shall notify the Clerk of the Court of Maricopa County of Defendant's release from custody via e-mail cforesponse@mail.maricopa.gov. The Clerk of the Court, upon said notification, shall furnish financial information for a Criminal Restitution Order for Judicial signature for any unpaid monies to date.

Community Supervision: Count 1 - Imposed pursuant to A.R.S. § 13-603(I).

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IT IS FURTHER ORDERED that Defendant must submit to Deoxyribonucleic Acid (DNA) testing for law enforcement identification purposes and pay the applicable fee for the cost of that testing in accordance with A.R.S. § 31-281.

IT IS ORDERED granting the Motion To Dismiss the following: allegation of defendant's additional historical prior felony convictions and State will not allege that this offense was committed while defendant was on probation.

IT IS ORDERED authorizing the Sheriff of Maricopa County to deliver the Defendant to the Arizona Department of Corrections to carry out the term of imprisonment set forth herein.

IT IS ORDERED the Clerk of the Superior Court remit to the Arizona Department of Corrections a copy of this Order or the Order of Confinement together with all presentence reports, probation violation reports, and medical and psychological reports that are not sealed in this cause relating to the Defendant.

The presentence investigation report is filed under CR 2008-120372-001SE.

10:20 a.m. Matter concludes.

ISSUED: Order of Confinement - Certified Copy to DOC via MCSO

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Defendant's thumbprint is permanently affixed to this sentencing order in open court.

/s/ HON. TERESA SANDERS
JUDGE OF THE SUPERIOR COURT

(thumbprint)